1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 CENTRAL DISTRICT OF CALIFORNIA 10 11 RANDY HORN D.D.S., INC. Case No. EDCV 12-01604 VAP PROFIT SHARING PLAN, A (DTBx) 12 CALIFORNIA CORPORATION; RANDY HORN AND ROBIN L. ORDER GRANTING REPUBLIC HORN, TRUSTEES OF THE MONETARY EXCHANGE, LLC'S HORN FAMILY TRUST DATED MOTION TO DISMISS FEBRUARY 9, 1998; DAVID KIRTON, AN INDIVIDUAL, [Motion filed on April 29, 2013] 15 Plaintiff, 16 v. 17 HIGH POINT SERVICES, 18 INC., A CALIFORNIA CORPORATION; CONNIE 19 WEINSTEIN, AN INDIVIDUAL; LINDA HONG, 20 AN INDIVIDUAL; SUSAN V. MAROUIS, AN INDIVIDUAL; 21 ANGEL ARMAS, AN INDIVIDUAL; SANDRA ABREU 22 AKA SANDRA XANTRUCH, AN INDIVIDUAL; WILLIAM SALVADOR MEJIA, AN INDIVIDUAL; SPÉCTRUM PROFESSIONAL SERVICES, INC., A CALIFORNIA 25 CORPORATION; AND DOES 1 THROUGH 20, 26 Defendants. 27 28

Before the Court is a motion to dismiss filed by Defendant Republic Monetary Exchange, LLC ("Republic") (Doc. No. 68) ("Motion"). The Court finds the matter appropriate for resolution without a hearing; accordingly, the Court VACATES the June 3, 2013 hearing. See Fed. R. Civ. P. 78; Local R. 7-15.

On April 5, 2013, Plaintiffs filed a second amended complaint against a number of defendants, including Republic. (See Doc. No. 59.) Republic filed the instant Motion on April 29, 2013, with a hearing date of June 3, 2013. Under Local Rule 7-9, a party must file opposition papers no later than 21 days before the date designated for the hearing of the motion. Plaintiffs have filed no timely opposition. Under Local Rule 7-12, the Court construes a party's failure to oppose a motion as the party's consent to the Court granting it. The Court therefore GRANTS Republic's Motion, with prejudice.

May 15, 2013
Dated: ____

VIRGINIA A. PHILLIPS
United States District Judge

min a. Phillip